

UNITED STATES DISTRICT COURT FOR THE  
WESTERN DISTRICT OF WISCONSIN

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EDGEWOOD HIGH SCHOOL OF THE  
SACRED HEART, INC.,

Case No. 3:21-cv-00118-wmc

Plaintiff,

v.

CITY OF MADISON, WISCONSIN, *et al.*,

Defendants.

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**DECLARATION OF NOEL W. STERETT**

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I, Noel W. Sterett, pursuant to 28 U.S.C. § 1746, declare as follows:

1. I am one of the attorneys for Edgewood High School of the Sacred Heart, Inc. (“EHS”) in the above captioned matter. I make this declaration on personal knowledge and on my knowledge and familiarity with the activities and records in this case.

2. On August 17, 2022, the City produced forty-five file new files related to Attorney John Strange. These included emails, calendar meeting invitations and draft documents. Like my co-counsel, Jonathan Ingrisano, I reviewed the August 17 Strange production from opposing counsel and am familiar with its contents.

3. Attached hereto as Exhibit A is a true and correct copy from the August 17, 2022 Strange production of emails from Matt Tucker forwarding drafts of his February 27, 2019 letter to John Strange, CITY-DEF-052729, 052773-052776.

I declare under penalty of perjury that the foregoing is true and correct.

Executed this 19th day of September, 2022.

**s/ Noel W. Sterett**

Noel W. Sterett

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